

**UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT**

IVAN JIMENEZ, *et al.*,

Appellants,

v.

DEPARTMENT OF HOMELAND
SECURITY, *et al.*,

Appellees.

Case No. 23-10073

* * * * *

**APPELLANTS' UNOPPOSED MOTION TO VOLUNTARILY DISMISS
GUILLERMO SENCION AND ASSOCIATED CLAIMS**

Appellants respectfully move this Court to voluntarily dismiss Appellant Guillermo Sención (“Sención”) from this case and to dismiss the portions of the appeal pertaining solely to Counts 3, 6, and 9 of the Complaint. Appellees do not oppose the dismissal of Sención and take no position on the dismissal of the three cited counts.

Appellants have good cause to request this relief. Sención has resolved the immigration matter about which he sought records from Appellees, and he accordingly has no further need for the requested information. Therefore, it would be a waste of judicial resources to argue and then adjudicate disputes which, if Appellants prevailed, would only yield information no longer needed by the relevant requester. For this reason, both Appellants Ivan Jiménez and Sención

agree to voluntarily dismiss the three counts pertaining to requests for information about Sención.

Date: September 9, 2023

Respectfully submitted,

/s/ Kelly B. McClanahan

Kelly B. McClanahan, Esq.

D.C. Bar #984704

National Security Counselors

4702 Levada Terrace

Rockville, MD 20853

301-728-5908

240-681-2189 fax

Kel@NationalSecurityLaw.org

Counsel for Appellants

CERTIFICATE OF COMPLIANCE

I hereby certify that the foregoing filing contains 266 words, and was prepared in 14-point Times New Roman font using Microsoft Word 2016.

/s/ Kelly B. McClanahan
Kelly B. McClanahan, Esq.